AT ROANOKE, VA FILED

## \*\*AMENDED COMPLAINT\*\*

OCT 3 0 2023

IN THE UNITED STATES DISTRICT COURT Western District of Virginia

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	AG.	IN OLEM	rk
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BY		LERK	
DEP	UITC	LENK	

Ballou	Western District of Virginia	DEFOTOETH
District Judge (Assigned by Clerk's Office)	. 8	
Sargent		
Mag Referral Judge (Assigned by Clerk's Office)	CIVIL ACTION NO.	7:23-cv-00381  (Assigned by Clerk's Office)
CIVIL RIGHTS ACT, 4 OF FED. BUREAU OF	For use by Inmates filing a Complair 12 U.S.C. §1983 or BIVENS v. SIX UN NARCOTICS, 403 U.S.C. §388 (197	KNOWN NAMED AGENTS
Isaw Waleed Blake		1106405
Plaintiff Name v.		Inmate No.
Sargent T. Joseph Defendant Name & Address	(PSCC) 920 Old River Road; Poss	cahontas, Virginia 24635
Tikki Hicks (PSCC)  Defendant Name & Address	920 old River Read; Pocahontas, Vii	ginia 24635
David A. Lee (PSCC) 92 Defendant Name & Addres	20 Old River Road; Pocahontas, Vir	ginia 24635
Defendant Name & Addre		
Defendant Name & Addre		
Justin Salyers (PS Defendant Name & Addre	SCC) 920 old River Road; Pocahon	tas, Virginia 24635

IF YOU NEED TO ADD MORE DEFENDANTS, USE A SEPARATE SHEET OF PAPER, AND PUT NAME AND ADDRESS FOR EACH NAMED DEFENDANT. TITLE THE SECOND PAGE "CONTINUED NAMED DEFENDANTS"

A. Where are you now? Name and Address of Facility:

## "CONTINUED NAMED DEFENDANTS"

Bobby J. Dye (PSCC) 920 Old River Road; Pocahontas, Virginia 24635

Dusty L. Cline (PSCC) 920 Old River Road; Pocahontas, Virginia 24635

Erwin C. Browning (PSCC) 920 Old River Road; Pocahontas, Virginia 24635

Cordie (PSCC) 920 old River Road; Pocahontas, Virginia 24635

D. Edmonds (PSCC) 920 old River Road; Pacahontas, Virginia 24635

Cody R. McBride (PSCC) 920 old River Road; Pocahontas, Virginia 24635

Senior Special Agent J. Wagner # 1241

Assistant Chief J. Lawson # 1203

Roger Hylton (PSCC) 920 old River Road; Pocahontas, Virginia 24635

Johnson, H.E., (Institutional Investigater) (PSCC) 920 old River Road; Pocahontas, Virginia 24635

£	3. Where did this action take place?
	(PSCC) Pocahontas State Correctional Center, Pocahontas, Virginia
(	Have you begun an action in state or federal court dealing with the same facts involved in this complaint?
	YesXNo
	If your answer to A is Yes, answer the following:
	1. Court:
	2. Case Number:
	D. Have you filed any grievances regarding the facts of this complaint?
	1. If your answer is Yes, indicate the result:
	Defendant C. Meade upheld, that Staff did nothing wrong and she upheld Intake Decision; (unfounded).
	2. If your answer is No, indicate why:
	E. Statement of Claim(s): State briefly the facts in this complaint. Describe what action(s) each defendant took in violation of your federal rights and include the relevant dates and places. Do not give any legal arguments or cite any cases or statutes. If necessary, you may attach additional page(s). Please write legibly.
•	Claim #1 - Supporting Facts - Briefly tell your story without citing cases or law:
	On 9/13/2022 time approx, 8:40a Justin Salvers assisted in escorted
	On 9/13/2022, time approx, 8:40a Justin Salyers assisted in escorted me to RHU From Bravo Pod. Once in RHU Justin Salyers proceeded
	to assault me in RHU Shower Stall Floor.
(Additional	Claim #2 – Supporting Facts – Briefly tell your story without citing cases or law: Supporting Facts may be placed on a separate paper titled ADDITIONAL SUPPORTING FACTS)
	On 9/13/2022. J. Edmonds assisted escorting me to RHU and placed
,	On 9/13/2022. J. Edmonds assisted escorting me to RHU and placed me into a Shower Stall Floor where he c.T. Edmonds proceeded to
	assault me.

## E.

## "ADDITIONAL SUPPORTING FACTS"

Claim#3- Jeremy S. Remines is complicit to Excessive use of Force by spraying me excessively with his OC while I was being Choked.

Claim #4- Erwin C. Browning assisted escorting Me to RHU and also placed Me into a shower stall floor and proceeded to assault me, On 9/13/2022,

Claim#5-David Bogle assisted escurtang me to RHU and also placed me into a shower stall floor. David Bogle proceeded to cut off all my clothes, but my under clothes (Boxers) then proceeded to assault me, On-9/13/2022,

Claim#6-Cody R. Mc Bride assisted escorting me to RHU where the proceeded to assault me on 9/13/2022, in the shower stall floor,

Claim#7- Dusty L. Cline assisted in proceeding with the assault on/against me while I laid on shower floor, on 9/13/2022,

Claim #8-Sargent, Joseph T assisted escorting me off the toptier, then was relieved. When escorted to RHU Sargent proceeded to assault me as I laid on the Shower floor, on 9/13/2022, Claim #9- Roger Hylton assisted in proceeding with the assault on me while I laid on shower floor, on 9/13/2022,

Claim#10-Bobby J. Dye assisted in proceeding with the assault on me while I laid on shower floor in RHU, on 9/13/2022,

Claim#11- David A. Lee Stood in front of said Shower stall, and watched while David Bogle Kicked/assaulted me, on 9/13/2022,

Claim # 12-Tikki ! Hicks, while housed in RHU came to my cell bne window and saw my life threatening injuries and Even ignored my plea for help and did not help me with by transporting me to Emergency room... in stead Ms. Hicks Simply shipped me to WRSP, on 4/13/2022. (WRSP) Wallens Ridge State Prison,

Claim# 13- Cordie was the Nurse who checked my restraints and injuries and Okayed me to be transferred to WRSP instead of emergency room inspite of my plea, on 9/13/2022,

Claim#14- Senior Special Agent J. Wagner #1241, is complisit to Said assault by Ommitting inmates in Bravo Red witness statements intentionally, on 9/13/2022,

Claim#15- Assistant Chief J. Lawson #1203, a Supervisor whom is complisit to the cover up by failure to therally. Supervise / analize his senior agent report against me made on 9/13/2022,

Claim#16-(Institutional Investigator, PSCC) Johnson, H.E., is Complisit to said assault by Ommitting inmates in Bravo Pod, witness statements intentionally, on 9/13/2022.

F. State what relief you seek from the Court. Make no legal arguments and cite no cases or statutes.	
I save an injunction ordering WRSP Medical Staff to: Arrange	
For a qualified physician to examine my Lower Back, Mind-grain	
headaches and reason for short term memory lost. Continued-	
G. If this case goes to trial, do you request a trial by jury? Yes X No	
H. If I am released or transferred, I understand it is my responsibility to immediately notify the court <u>in writing</u> of any change of address after I have been released or transferred or my case may be dismissed.	
DATED: 10/23/2023 SIGNATURE: Down Blake	
VERIFICATION:  I. Tsac Waled Blake  I know the content of the above complaint; that it is true of my own knowledge, except as to those matters that are stated to be based on information and belief, and as to those matters. I believe them to be true. I further state that I believe the factual assertations are sufficient to support a claim of violation of constitutional rights. Further, I verify that I am aware of the provisions set forth in 28 U.S.C. §1915 that prohibit an inmate from filing a civil action or appeal if the prisoner has, on three or more occasions, while incarcerated brought an action or appeal in federal court that is dismissed on the grounds that it was frivolous, malicious, or failed to state a claim upon which relief may be granted, unless the prisoner is imminent danger of serious physical injury. I understand that if this complaint is dismissed on any of the above grounds, I may be prohibited from filing any future actions without the pre-payment of the filing fees. I declare under penalty of perjury the foregoing to be true and correct.  DATED: Maladaa SIGNATURE: Daw Alak.	

Updated 9/9/22

1. Tys

"CONTINUED; RELIEF SEEK FROM THE COURT"
A. Award Compensatory damages in the amount: 100,000
Jointly and Severally against,
1. Defendants, Johnson, H. E.; Tikki Hicks; David A. Lee; David Bogle;
Jeremy S. Remines, Justin Salyers, Bobby J. Dye; Dusty L. Cline;
Erwin C. Browning; Cordie; J. Edmonds; Cody R. McBride;
Roger Hylton; Senior Special Agent., J. Wagner # 1241;
Assistant Chief, J. Lawson # 1203; and Sorgent T. Joseph,
for the physical and emotional injuries Sustained as of a
result from Kicking, punching, choking and ignoring plaintiffs.  life-threatening injuries.
#
10.000 Jointly and Severally against Defendants, David Aclee;
David Bogle; Sargent To Joseph, for failure to Stop or curb the
physical abuse sustained by plaintiff.
the state of the s
Se 50.000 Jointly and Severally against Defendants, Tikki Hicks;
G. Holloway; H. M., Clarke; Johnson, H. E.; Senior Special Agent,
J. Wagner # 1241; Assistant Chief., J. Lawson # 1203; for failure
to respond reasonably to plaintiff's serious life-threatening.
medical need upon notice thereof.
A war war to appropriate at sharped and the sharped copy of the same sharped to the sharped to t

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4, 50.000 Jointly and Severally against Defendants, Tikki Hicks;
and Cordie for failure to provide medical treatment for plaintiffs
life- Horastonias indusina
life-threatening injuries.
3 10-000 Against Defendant David A. Lee for failure to
Adequately train Staff at (PSCC) Pocahontas St. Corr. Center.
The second secon
The Award ounities damages in the amount: 25 mm
"C. Award punitive damages in the amount: 25.000
)
Each against;
le Defendants, David Bogle, Cody R. McBride, Erwin C. Browning;
Dusty L. Cline; Bobby J. Dye; Roger Hylton; Jeremy S. Remines;
Justin Salyers; Sargent T. Joseph and J. Edmonds For punching,
Jan
Kicking and choking the plaintiff.
the same and the s
of the first of the Day of the Divile is
2. 10.000 Each against Defendants, David AcLee, David Bogle,
and Saggent T. Joseph for failure to take action to Stop or curb
with Daletti 11 Octopy 151 Julian
the physical abuse against plaintiff.
1 - F 1 - LOCAL TURK 6 - O MARCH LI
3. 10.000 Each against Defendants, Tikki Hicks; David A. Lee; Surgent-
Tandi Cin Garil Mand Till + #1241. Accord & Clif
T. Joseph, Senior Special Agent, J. Wagner # 1241; Assistant Chief.,
J. Lawson # 1203; Johnson H. E., for Deliberate Indifference,
The Company of the Section of the Control of the Co
failure to Intervene.

D.	Grant Such other relief as it may appear that	e announce on them the construction and the
	aintiff is entitled.	
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Case 7:23-cv-00381-RSB-PMS Document 33 Filed 10/30/23 Page 11 of 12 Pageid#: 200 Waltens Ridge State Prison 272 Dogwood Drive Big Stone Grap, Vinginia 24219 UNITED STAT Western District FOR ITS CONTENTS Office of the 210 Franklin Roo Roanoke, Virgin 9589 0710 5270 1234 6426 67

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E DISTRICT COURT
of Virginia
Clerk
d. S.W., Suite 540
ia 24011-2208

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Received Mailroom

OCT 27 2023

Wallens Ridge State Prison